UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF MISSOURI EASTERN DIVISION

In	re:	MARTE	ANTOINETTE	DECKEB)	CASE NO):	10-5339	2-399	Chapter	13
		PRICEE	-)	Trustee	:'ន	Object	ion to	Confirma	ation
						Origina set for				_	

TRUSTEE'S OBJECTION TO CONFIRMATION OF 1ST AMENDED PLAN

COMES NOW John V. LaBarge, Jr., Standing Chapter 13 Trustee, and for his objection to confirmation states as follows:

- 1. The plan does not provide sufficient funds to pay all creditors entitled to full payment, including fair market value of secured claims and priority debts. 11 USC Secs. 1322(a)(2) & 1325(a)(5)(B)(ii)
- 2. The set monthly payments to be made by the Trustee exceed the plan payment.

WHEREFORE the Trustee prays the Court enter its order denying confirmation of the proposed plan.

KLW-221

Copy served on the following either through the Court's ECF system or by P.O. Box 430908 ordinary mail on January 19, 2011 : St. Louis, MO 63143 (314) 781-8100

GOLDBERG LAW FIRM LLC 6901 GRAVOIS AVE ST LOUIS MO 63116

MARIE ANTOINETTE DECKER 3148 MILLER RD ARNOLD MO 63010

/s/ John V. LaBarge, Jr. ______

John V LaBarge Jr Chapter 13 Trustee

trust33@ch13stl.com Fax:(314) 781-8881